COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

THE UNIFORM APPLICATION OF	
CROWN COMMUNICATION INC. AND	
WESTEL-MILWAUKEE COMPANY, LLC	
D/B/A CINGULAR WIRELESS OWENSBORO	
FOR ISSUANCE OF A CERTIFICATE OF	
PUBLIC CONVENIENCE AND NECESSITY	
TO CONSTRUCT A WIRELESS	
COMMUNICATIONS FACILITY AT	CASE NO. 2002-00026
604 SCOGGINS ROAD, BOWLING GREEN,	
KENTUCKY 42104 IN THE WIRELESS	
COMMUNICATIONS LICENSE AREA IN	
THE COMMONWEALTH OF KENTUCKY	
IN THE COUNTY OF WARREN	
SITE NAME: RICHARDSVILLE	

ORDER

By Order of May 22, 2002, the Commission scheduled a hearing on the proposed wireless telecommunications facility application filed by Crown Communication Inc. and Westel-Milwaukee Company, LLC, d/b/a Cingular Wireless--Owensboro (Joint Applicants). The Joint Applicants request a Certificate of Public Convenience and Necessity to construct and operate a personal communications services facility at 604 Scoggins Road, Bowling Green, Warren County, Kentucky. That Order also granted full intervention to Bonnie Stanley, Mr. and Mrs. Ralph Petty, and Kelly M. Smith and required each to be served with Commission's Orders and with all filed testimony, exhibits, pleadings, correspondence, and other documents submitted by the parties.

A formal hearing was scheduled for June 20, 2002 at 9:00 a.m., Eastern Daylight

Time, in the Commission's offices at 211 Sower Boulevard, Frankfort, Kentucky.

The Order of May 22, 2002 stipulated that if Bonnie Stanley, Mr. or Mrs. Ralph

Petty, or Kelly M. Smith wished to appear at the hearing in opposition to the proposed

facility, he or she should so notify the Commission in writing within 10 days from the

date of the Order, with a copy to all parties of record.

On May 23, 2002, Joint Applicants filed a motion to reschedule the public

hearing. The Commission finds that no notice or statement has been filed as to any

intervenor's intent to appear at the scheduled hearing in opposition to the proposed

cellular tower. Therefore, we find Joint Applicants motion is now moot. Pursuant to the

terms of the Order of May 22, 2002, the public hearing should be canceled and the

matter submitted to the Commission for a decision.

IT IS THEREFORE ORDERED that the public hearing scheduled for June 20,

2002 is canceled, and the matter now stands submitted to the Commission for a

decision upon the existing record.

Done at Frankfort, Kentucky, this 5th day of June, 2002.

By the Commission

ATTEST:

Deputy Executive Director